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THIS BOOK DOES NOT CIRCULATE

AN AGREEMENT BETWEEN

CLEMENTON EDUCATION ASSOCIATION AND THE CLEMEINTON BOARD OF EDUCATION FOR THE SCHOOL YEAR 1971-1972

PREAMBLE

This Agreement entered into this fifteenth day of February, 1971, by and between the Board of Education of Clementon, the Borough of Clementon, New Jersey, have loaf the "Board" and the Clementon Education Association, hereinafter called the "Association."

Preamble

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ARTICLE I

REJOCNITION

A. The Board hereby recognizes the Association as the majority representative for collective negotiation concerning the terms and conditions of employment for all certificated personnel whether under contract, on leaves employed or to be employed by the Board, including:

Teachers

School Narse

Building Principals

but excluding:

Administrative Orincipal

Cafeteria Staff

Grounds Employees

Maintenance Employers

Custodial Employees

Office Parsonnell

Secretary to the Baston

where used hereinafter to this Adressing shall refer to all professional and the above defined, and references to make teachers about include femals beachers.

ACCIOND IX

NEGOTIATION PROCEDURE

- A. The parties agree to enter into collective negoti ations over a successor Agreement in accordance with C hapter 303, Public Laws 1968 in a good-faith effort to rea Ch agreement on all matters concerning the terms and co midtions of teachers' employment. Such negotiations shall begin not later than October 1 of the calendar year preced lng the calendar year in which this Agreement expire S. Any Agreement so negotiated shall apply to all teachers, be reduced to writing, be signed by the Board and the Association, and be adopted by the Board.
- B. During megotiation, the Board and the Association shall present relevant data, exchange points of view and make proposals and counterproposals.
- C. Neither party in any negotiations shall have any control over the selection of the negotiating representatives of the other party. The parties mutually pledge that their representatives shall be clothed with all necessary power and authority to make proposals, consider proposals, and make counterproposals in the course of negotiations. A formal resolution will be grawn at a fill meeting of the Board at the conclusion of the negotiating sessions as the legal acceptance and implementation of the agreement reached by the negotiating representatives. Signatures will be affixed at this time.
- place when the teachers involved are free from assigned instructional responsibilities, at a time and place convertient to board members, unless otherwise agreed.
 - 2. Should an amendment to this Agreement be negotiated by the partners, it shall be reduced to writing after tentative agree but by negotiating parties, adopted by the Board, and then signatures of the legal representatives of the Board and the Association be Affixed.
- B. The Board agrees not to negotiate concerning said employees in the negotiating unit as defined in ARTICLE I of this Agreement, with any organization other than the Association for the duration of this Agreement, as provided by Chapter 303, Public Laws of 1968.

Article II Negotiation Procedure

- of the parties on all matters which were or could have been the subject of negotiation. During the term of this Agreement neither party shall be required to negotiate with respect to any such matter whether or not covered by this Agreement and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or executed this Agreement.
- G. This Agreement shall not be modified in whole or in part by the parties except by an instrument in writing duly executed by both parties, as previously set forth in ARTICLE II, Section D, Item 2.

ARTICLE III

GRIBVANCE PROCEDURE

A. Definition

A grie Vance is a claim based upon an event or condition which affects the terms and conditions of employment of a teacher or group of teachers and or the interpretation, meaning or application of any of the provisions of the agreement. A grievance to be considered under this procedure must be initiated by the teacher or group of teachers within thirty (30) calendar dalys from the time when the teacher or group of teachers kn ew of its occurence.

The term "grievance" shall not apply to (a) any matter for which a method of review is prescribed by law or (b) any rule or regulation of the State Commissioner of Education or (c) any by- law of the Board of Education or (d) any matter which according to law is either beyond the scope of Education or (e) a complaint of a ron-tenure teacher which arises by reason of his not being re-employed or (f) a complaint by any certificated personnel occasioned by appointment to or lack of appointment to, retention in or lack of retention in any position for which tenure is either not possible or not required.

B. Procedure

- 1. Any employee who has a grievance shall discuss it first with his bullding principal in an attempt to resolve the matter informally at that level.
- 2. It as a result of the discussion, the matter is not resolved to the satisfaction of the employee within five (5) school days he shall set forth his grievance in writing to the principal specifying:
 - (a) The nature of the grievance
 - (b) The nature and extent of the injury, loss or inconvenience
 - (c) Time results of previous discussions
 - (d) His dissatisfaction with decisions previously rendered

The Building Principal shall communicate his decision to the employee in writing within three (3) school days of receipt of the written grievance.

3.2

Article III

Orlevence Proceding

- Administrat are Principal. The appeal must be made in writing reciting the matter submitted to the Building Principal as specified a pove and his or her dissatisfaction with the decisions previously rendered. The Administrative Principal shall attempt to resolve the matter as quickly as possible but within a period no to exceed ten(10) school days. The Administrative Principal shall communicate his decision in writing to the employee and the Building Principal.
- faction, he may request a review by the Board of Education. The request shall be submitted in writing through the Administrative Principal who shall attach all related papers and forward the request to the Board. The Board, or a committee thereof, shall review the grievance and shall hold a hearing with the employee and render a decision in writing within thirty (30) calendar days of receipt of the grievance by the Board or of the date of the hearing with the employee, which ever comes later.
- 5. If the decision of the Board does not resolve the grievance to the sati Efaction of the employee and the employee wishes review by a third party, he or she shall so notify the Board through the Administrative Principal within ten (10) school days of receipt of the Board's decision.

C. Rights of Teachers to Representation

- l. Any ag grieved person may be represented at all stages of the grievan we procedure by himself, or, at his option, by representat lives of his choosing.
- 2. No rep risals of any kind shall be taken by the Board or by any member of the administration against any party in interest, any representative, or any other participant in the grievance procedure by reason of such participation.

D. Miscellanec Li

- 1. All do cuments, communications and records dealing with the process ing of a grievance shall be filed in a separate grievance file and shall not be kept in the personnel file of any of the participants.
- 2. All me etings and hearings under this procedure shall not be conducted in public and shall include only such parties in interest and their designated or selected representatives.

TEACHER RIGHTS

- Pursuant to Chapter 303, Public Laws 1968, the Board he Treby agrees that every employes of the Board shall ha we the right freely to organize, join and sumport the Asso ciation and its affiliates for the ourpose of endaging in collective negotiations for musual aid and protecti -on. As a duly selected tody exercising governmental power under color of law of the State of New Jerseys the Boar -d undertakes and agrees that it shall not directly or indir actly discourage of deprive or coerce any teacher in the emicyment of any rights conferred by Chapter 303, Public Laws 1968 or other laws of New Jersey or the Constituations of New Jersey and the United States; that it shall not discriminate against any teacher with respect to hours , wages, or any terms or conditions of employment by reaso an of his membership in the Association and its affiliat es, collective negotiations with the Board, or his institut ion of any orievance, complaint or proceeding under th is Agreement or otherwise with respect to any terms or conditions of employment.
- Bothing contained herein shall be construed to deny or restrict to any teacher such rights as he may have und er New Jersey School Laws or other applicable laws and regulations. The rights granted to teachers hereunder shall be deemed to be in addition to those provided elsewhere.
- C. No teacher shall be disciplined, reprimanded, reduced in rank or compensation or deprived of any professions I advantage without just cause. Any such action asserted by the Board, or any agent or representative thereof, shall be subject to the prievance procedure.
- Do teacher shall be prevented from wearing pins or other identification of membership in the Association or its a ffiliates.

ASSOCIATION RIGHTS AND FRIVILISES

- A. Whenever any representative of the Association or any teacher is mutually scheduled by the parties to partic ipate during working hours in begotiations, grieva nce proceedings, conferences, or meetings, he shall suffer no loss in pay. Whenever possible such proceedings will not be scheduled during the teaching day.
- B. Representatives of the Association, the New Jersey Education Association, and the National Education Association shall be permitted to transact official Association business on school property at all reasonable times, provided that this shall not interfere with or interrupt normal school operations.
- C. The Association and its representatives shall have the Administrative privilege to use school buildings at all reasonable hours for meetings. The principal of the building in question shall be notified in advance of the time and place of all such meetings. No approval shall be required if there is no conflict in schedules.
- The Association shall have the privilege to use school facilities and equipment, including typewriters, mimeographing machines, other duplicating equipment, calculating machines, and all types of audip-visual equipment at reasonable times, when such equipment is not of herwise in use. The Association shall pay for the reason able cost of all materials and supplies incident to such use. The Association shall also pay for any damage s incurred to the equipment as a result of Association use.
- E. The Association shall have the privilege to purcha se expendable office supplies and other materials from the Board at the price paid by the Board.
- The Association shall have, in each school building, the ex clusive use of a bulletin board in each faculty lounge and teachers' dining room. The Association shall also be easigned adequate space on the bulletin board in the ce ntral office for Association notices. The location of Association bulletin boards in each room shall be design ated by the Association. Copies of all materials to be posted on such bulletin boards shall be given to the Administrative Principal, but no approval shall be required.

Article V Association Rights and Privileges

- G. The Association shall have the right to use the inter-school mail facilities and school mail boxes as it deems recessary and without the approval of building principals or other members of the administration.
- Ho association programs for new teachers shall be co-sprasored by the Board and the Association with the Association obligated to assume only such costs as may be mut ally agreed upon during the planning of such program. To the extent prohibited by law, the school board shall root be expected to assume the cost of purely social exists conducted as part of such orientation programs, nor mall the Association be expected to assume the cost of speakers, consultants, and services normally considered an appropriate professional in-service training activity of a board of education.
- The rights and privileges of the Association and its representatives as set forth in this Agreement shall be grarated only to the Association as the majority representative of the teachers, and to no other organizations.

ARTICLE VI

SCHOOL CALENDAR

Each school year prior th the adoption of the ensuming year's calendar, the Board will make available to the Association, the proposed school calendar for the purpose of receiving the Association's recommendations concerning said calendar.

ARTICLE VII

TEACHING HOURS AND TEACHING LOAD

As professionals, teachers are expected to devote to their assignments the time necessary to meet their responsibilities, but they shall not be required to "clock is or clock out" by hours and minutes. Teachers shall indicate their presence for duty by placing a check mark in The appropriate column of the faculty "sign-in" roster as per existing practice.

GENERAL STATE

SALATICS

(-mailteation of Schedule A)

- As The walvey outle stall apply to the following grants of the following
 - 1. Tradhers 2. Building Principals 3. Tursa
- P. The saleries of all teacher covered by this Apreen and are set forne in Schedule "A" which is attached to have a distance and hereof.
- J. Teschers amployed on a twelve (12) month basis chall be raid in twe thy-four (74) seni-monthly lostel limits.
 - 2. Teachers employed on a ten (10) conta basis shall be raid in twenty (2) equal send-monthly install contact.
 - the figure may a third due by elect to have the figure may be the figure operation was always detected from the figure funds shall be poud to the temperature of the figure.
 - s. May repaid the falls of or during a school in these v. reself of or testing a school in the second of the secon
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- be all owed a maximum of four (4) years prior teaching service a nation of four (4) years prior teaching service a nation of four (4) years prior teaching service and inches action School District. An adjustment increment shall be allowed equal to the normal increment until the teacher with prior teaching service credit has at tained his place on guide in subsequent years of services.
- servers of hereafter shall serve, in the military or naval service of the distance of the finite State.

 Include the service of the Hard States or of this State.

 Include the service of the Mayor Marches or any Coros, the bases of the service of the States.

with the Army or Navy, in the time of war or an emergency or for @ I during any period of training, or pursuant to ox in connection with the operation of any system of selective service, shall be entitled to any employment or adjustment incremers t to which he would have been entitled if he had been emry loyed for the same period of time in some publicly owned arm d operated college, school, or institution of learning in this or any other State or territory in the United States, except that the period of such service shall no t be credited toward more than four (4) employment or adjustment increments. Teachers being employed by the E-oard who had military service prior to teaching in the Clementon District shall be allowed up to onehalf of their service time at the initial time of employment in the district. They shall be given an adjustment incremers t along with their regular increment until they have achaieved their normal place on guide in subsequent teaching years in the district. Maximum military service credit will be up to and including four (4) years.

- teaching in the Clementon District and leave to go into the milk tary service as a result of the Selective Service Act or Leave for the Peace Corps, VISTA, National Teachers Corps, or a Fulbright Scholorship shall be allowed up to four (4) years credit on the salary guide for military service and up to two (2) years on the guide for the previously non-military teaching experiences.
- and loyal service to the district, the Board shall grant service increments over and above their regular place or the salary schedule. This service does not have to be continuous. These increments are to be \$200. and are to be granted upon completion of every tenth year in the district.
- F. Certified teachers doing home tutoring or bedside instruction shall be paid at the rate of \$6.00 per hour.
- be paid according to the salary guide so adopted in Schedule A. Additional pay for professional growth credits on BA and Masters levels shall be so granted for every f feen (15) credits above an earned degree in accordance with the salary guide so adopted in Schedule A. Courses taken to be approved by the Board to be considered

for increased compensation. Satisfactory completion and evidence of course or courses taken must be presented to the Bo ard.

- H. Teaching principals shall be placed at the proper place for a teacher with his experience and education. In addition to this, each principal shall receive \$200.00 in addition to his regular salary for Primary and Watson town School, and \$400.00 in addition to his regular salary for the Gibbs School.
- I. Each teacher shall be placed on his proper step of the salary scale beginning with the year of adoption of the scale and in accomdance to Schodule A.

ASSOCIATION-ADMINISTRATION LIAISEN

The Association shall select a liaison Committee for each school building which shall meet with the Administrative Principal at least once a month during the act ool day for the duration of the school year to review and discuss local school problems and practices, and to play an active role in the revision or development of building policies. Said committee shall consist of the building representatives and the alternates for that building and any such association officers so designated by that building representatives.

ARTICLE X

TEMPORARY LEAVES OF ABSENCE

- As of the beginning of the 1971-1972 school year, teachers shall be entitled to the following temporary nonaccumulative leaves of absence with full pay each school year:
 - legal, business, household or family matters which require absence during school hours. Application to the Administrative Principal for personal leave shall be made at least one (1) day before taking such leave (except in the case of emergencies) and the applicant for such leave shall not be required to state the reason for taking such leave other than that he is taking it under this Section.
 - 2. Up to three (3) days in a school year in the event of death or serious illness of a Teacher's spouse, child, son-in-law, daughter-in-law, parent, father-in-law, mother-in-law, brother-in-law, brother, sister-in-law, arad any other member of the immediate household.
 - 3 Other leaves of absence with pay may be granted by the Board for good reason.
- B. Leaves taken pursuant to Section A above shall be in addition to any siak leave to which the teacher is entitled.

ARTICLE XI

ROFESSIONAL DEVELOPMENT AND EDUCATIONAL

IMPROVEMENT

- A. In our rapidly changing society teachers must constant ly review curricular content, teaching methods and nate rials, educational philosophy and goals, social change and other topics related to education. The Board recognizes that it shares with its professional staff responsibility for the upgrading and updating of teacher performance and attitudes. The Board and the Association support the principle of continuing training of teachers and the improvement of instruction, whenever required by and appr oved by the Board.
- B. To work toward the ends stated above, the Board agrees to implement the following at the beginning of the 1971—1972 school year:
 - I. To pay the full cost of tuition and other reasonable expenses incurred in connection with any courses, workshops, seminars, conferences, in-service training sessions, or other such sessions which a teacher is required and/or requested by the administration and County Selection and County Selection and teacher shall also be comperciated for all time spent in actual attendance at said sessions beyond his regular working day at \$6.00 per hour.
 - 2. To cooperate with the Association in arranging in-service courses, workshops, conferences, and programs both coursty and local,

ARTICLE XII

PROTECTION OF TEACHERS,

STUDENTS AND PROPERTY

- A teacher may use reasonable force as is necessary to protect himself from attack, to protect another person or property, to quell a disturbance threatening physical injury to others, or to obtain possession of weapons or other dangerous objects upon the person or within control of a pupil.
- before the Board or before the Commissioner of Education of the State of New Jersey which may affect his employment or salary status, the Board shall reimburse him for the cost of his defense if the action is dismissed or results in a final decision in favor of the teacher, pursua mut to ARTICLE XII, Section A.
- C. l. The Board shall give full support including legal and other assistance for any assault upon the teaches while acting in the discharge of his duties.
 - assault or injury, the teacher shall not forfeit any sick leave or personal leave.
 - Agreem ents shall continue beyond the period of any Workme an's Compensation until the complete recovery of any te acher when absence arises out of or from assault or injecty.
- D. l. Teachers shall immediately report cases of assault suffered by them in connection with their employment to the Administrative Principal.
 - 2. Such notification shall be immediately forwarded to the Administrative Principal who shall comply with any reasonable request from the teacher for ineformation in the possession of the Administrative Principal relating to the incident or the persons involved, and shall act in appropriate ways as liaison between the teacher, the police, and the courts.

Arthur XIII Protection of Teachers, Students ar ad Property

- If criminal or civil proceedings are brought against a teacher alleging that he committed an assault in conrection with his employment, such teacher may request the Board to furnish legal counsel to defend him in such proceeding. If the Board does not provide such counsel and the teacher prevails in the proceeding, then the Board shall reimburse the teacher for counsel fees in scurred by him in his own defense.
- F. The Board shall reimburse a teacher for the cost of medical, surgical or hospital services (less the amcount of any insurance reimbursement) incurred as the rescult of any injury sustained in the course of his end oldered.

ARAIGUS MUNI

INSURANCE PROJECTION

- As of the beginning of the 19/1-/2 school year, the Board shall provide the health-care insurance prot sction designated below. The Board shall pay the one-malf of the premium for each teacher and in cases wher appropriate for family-plan insurance coverage.
 - l. For each teacher who remains in the employ of the Board for the full school year, the Board shal make payment of the insurance premiums to provide insurance coverage for the full twelve (12) month period commencing September 1st and ending Augu st 31; when necessary, premiums in behalf of the teac her shall be made retroactively or prospectively to a ssure uninterrupted participation and coverage.
 - 2. Provisions of the health-care insurance program shall be detailed in master policies and contracts agreed upon by the Board and shall include:

Full Blue Cross/Blue Shield/Rider J/ Extended coverage for the individual and up to and including family coverage where appropriate.

- heal th-care insurance after retirement and the terms deta illed in the master policies and contracts agreed upon. Who Board and the Association. Retirement to take place after age 62 with 15 years service in the district or earlier at the discretion of the Board for employee.
- C. The Board shall provide to each teacher a desc ription of the health-care insurance coverage provided under this ARTICLE, no later than the beginning of the 1971-72 school year, with whatever the carrier shall provide.

ANTIGLE XIV

MISCELLANEOUS PROVISIONS

- A. This Agreement constitutes Board Policy for the term of said Agreement, and the Board shall carry out the commitmen s contained herein and give them full force and effect as Board Policy.
- b. If as y provision of this Agreement or any application of this Assreement to any employee or group of employees is held to best contrary to law, then such provision or application shell not be deemed valid and subsisting, except to the extens permitted by law, but all other provisions or applications shall continue in full force and effect.
- c. Any soldividual contract between the Board and an individual teacher, heretofore or hereafter executed, shall be subject to and consistent with the terms and conditions of this Assessment. If an individual contract contains any language soldinessent with this Agreement, this agreement, during it duration, shall be controlling.
- O. Copi of this Agreement shall be reproduced at the expense of the Association and the Board within thirty (30) days after the Agreement is signed and presented to all teachers sow employed, hereafter employed, or considered for employment by the Board. The Board shall furnish the supplies and the Association shall provide the labor.
- 8. When ver any notice is required to be ginem by either of the parties to this Agreement to the other, pursuant to the provision (s) of this Agreement, either party shall do so by mail or a personally delivered letter at the following addresses?
 - 1- If by Association, to Board at W. 1. Gibbs School White Horse Ave.

 Clementon, N.J.

 08021
 - 2 If by Board, to Association at W. T. Gibbs School White Horse Ave.
 Clementon, N.J.
 08021

ARTICLE XV

MATERNITY POLICY

- A. Teachers shall be required to terminate employment— no later than at the completion of the fifth (5th)
 mont—h of pregnancy. Teachers are instructed to report
 to the Administrative Principal when a pregnancy is
 confirmed by the family physician.
- B. Maternity leave for tenure teachers will be gran ted from the date on which it commences to the open ing of any Fall term, but in no case for more than a two (2) year period, or until under State Law, the teacher must remove as a member of the New Jersey Teachers Pension and Annuity Fund, whichever is longer.
- C. A tenure teacher on Maternity Leave who whishes to return to substitute or full-time service prior to the expiration of the Board-approved or State-terminated leave, may return upon the opening of a position for which the teacher is fully certified.
- D. No tenure teacher on Maternity Leave shall, on the Dasis of said leave, be denied the opportunity to substitute in the Clementon School District in the area of hear certification or competence.
- E. Previously unused sick leave days accumulated in the district will be restored to all returning termine teachers upon returning from maternity leave.

ARTICLE AVIII

DURATION OF AGREEMENT

This Agreement shall be effective as of July 1, 1971 and shall continue in effect until June 30, 1972. This Agreement shall not be extended orally and it is expressly understood that it shall expire out the date indicated.

aused this Agreement to be signed by its president and secretary and the Board has caused this Agreement to be signed by its president, attested by its president, attested by its personal on the day and year first above written.

CLUMNITORN EDUCATION ASSOCIATION BOROUGH OF CLEVINTON BOARD OF EDUCATION

By Many John K. Leeker

By fertrule & Borre By July & Marin



SCHEDULE A

CERTIFICATED SALARY SCHEDULE

Step	Non-Deggee	BAAS	RANGE NO.	Blassi		M.A.*15
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	7300	7900	8100	8500	8900	9100
2.	7600	8200	81400	8800	9200	9400
5	7900	8500	8700	9100	9500	9700
6	8200	8800	9000	91400	9800	10000
7	8500	9100	9300	9700	10100	10300
8	8800	9400	9600	10000	10,400	10600
9	9100	9700	9900	10300	10700	10900
10	9400	10000	10500	10600	11000	11200
11	9700	10300	10500	10900	11300	11500
22	10000	10600	19800	11500	11600	11800
13	10300*	10900*	11100*	11500*	11900*	12100*

^{*} Additional \$300 increment to be paid when the thirteenth step is reached.

NOTE: TIMES GUIDE DOES NOT INCLUDE ADDITIONAL \$200 SERVICE INJUREMENT SEE ARTICLE VIII, SECTION E.